Snake River on 4th floor or call 1-866-299-9141, conf code: Ex. 6 - Personal Privacy Location: Importance: Subject: Gen. Conf & NPL **Start Date/Time:** Wed 3/13/2013 8:30:00 PM End Date/Time: Wed 3/13/2013 9:00:00 PM Hi all, This will be a follow up to the email I sent on Thursday of last week (pasted below). Scott All: Myself, Carl and Tim met with WYDEQ this morning to gather more information about their drill rig engine permits that have been issued in the UGRB ozone nonattainment area. 🖟 Ex. 5 - Deliberative Process for the call was language in Chanter 3 of the preliminary draft-EIS for the NPL project that. Ex. 5 - Deliberative Process Ex. 5 - Deliberative Process Ex. 5 - Deliberative Process In addition, the general conformity exemption regs. state that the exemption is only available for stationary sources. WYDEQ's drill rig permits do not consider drill rigs as stationary. Without going any further into the weeds here, in talking with WYDEQ on the call today, their position is that their drill rig permits are suitable for an exemption from general conformity. Ex. 5 - Deliberative Process Ex. 5 - Deliberative Process | The preceding info is background and rationale:

From:

Jackson, Scott

Ex. 5 - Deliberative Process

Ex. 5 - Deliberative Process

Typically, **stationary sources** that are permitted by the State in the Upper Green River Basin (UGRB) ozone nonattainment area, are permitted under WAQSR Chapter 6 and the State's 2008 Interim Policy for sources in the UGRB. In order to meet the requirements of WAQSR Chapter 6 and the 2008 Interim Policy, the permit requestor typically elects to fully offset the emissions from the stationary source.

Ex. 5 - Deliberative Process

I am leaving at 1 pm today and won't be back in the office until Monday. Please contact Carl or Tim with any questions.

Thanks, Scott

Scott Jackson, Unit Chief Indoor Air, Toxics and Transportation Unit U.S. EPA Region 8 1595 Wynkoop Street (8P-AR) Denver, Colorado 80202-1129 (303) 312-6107